

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MINNESOTA**

IN RE PORK ANTITRUST LITIGATION

Case No. 18-cv-1776-JRT-JFD

This Document Relates To:  
*All Class Plaintiff Actions*

**JOINT MOTION REGARDING CONTINUED SEALING**

Documents have been filed under temporary seal in connection with the following motion:

Defendants' Omnibus Memorandum in Opposition to All Class Plaintiffs' Motions for Class Certification	Doc No. 1441
Sur-Reply in Support of Defendants' Opposition to All Class Plaintiffs' Motions for Class Certification	Doc No. 1684
Class Plaintiffs' Sur-Rebuttal in Support of Plaintiffs' Motions for Class Certification	Doc No. 1722

Pursuant to LR 5.6, the parties submit this Joint Motion Regarding Continued Sealing.

DKT. NO.	DKT. NO. OF REDACTED VERSION (IF FILED)	DESCRIPTION OF DOCUMENT	<p><b>PRECISELY IDENTIFY:</b></p> <p>a) The information that the parties agree should remain sealed; b) The information the parties agree should be unsealed; and c) The information about which the parties disagree.</p>	<p><b>NONPARTY THAT DESIGNATED DOC. CONFIDENTIAL (IF ANY)</b></p>	<p><b>REASON WHY DOCUMENT SHOULD REMAIN SEALED OR BE UNSEALED</b></p>
1441	N/A	Defendants' Omnibus Memorandum in Opposition to All Class Plaintiffs' Motions for Class Certification	Defendants propose to that this document can be unsealed except with respect to limited redactions for confidential business analyses and methods as outlined in the attached redacted memorandum.		<p>Plaintiffs request that this document be unsealed as this case is of public significance, the proposed absent class members have due process interests in the evidence of defendants' wrongdoing, and the information obtained from the documents cited therein does not appear to be commercially sensitive now in 2023.</p> <p>Defendants: redacted as per sealed documents below because documents contain confidential business methods and analysis.</p>

1442	1443	Declaration of Lindsey Strang Aberg In Support Of Defendants' Omnibus Memorandum in Opposition to All Class Plaintiffs' Motions for Class Certification ("Declaration of Lindsey Strang Aberg")	The parties agree that this document can be unsealed		
1442-1		Exhibit 1 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed except with respect to limited redactions for confidential business information provided by third parties, as outlined in the attached redacted version of Exhibit 1.		
1442-2		Exhibit 2 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed except with respect to limited redactions for confidential business information provided by third parties, as outlined in the attached redacted version of Exhibit 2.		
1442-5		Exhibit 5 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-6		Exhibit 6 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		

1442-7		Exhibit 7 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-9		Exhibit 9 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-10		Exhibit 10 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-16		Exhibit 16 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-17		Exhibit 17 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-18		Exhibit 18 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-19		Exhibit 19 to the Declaration of Lindsey Strang Aberg	Defendants submit this document should remain sealed		<p>Defendants: Contains information regarding confidential business methods and analysis.</p> <p>Plaintiffs request that this document be unsealed as this case is of public significance, the proposed absent class members have due process interests in the evidence of defendants' wrongdoing, and the information obtained from the documents cited therein</p>

					does not appear to be commercially sensitive now in 2023.
1442-20		Exhibit 20 to the Declaration of Lindsey Strang Aberg	Defendants submit this document should remain sealed		<p>Defendants: Contains information regarding confidential business methods and analysis.</p> <p>Plaintiffs request that this document be unsealed as this case is of public significance, the proposed absent class members have due process interests in the evidence of defendants' wrongdoing, and the information obtained from the documents cited therein does not appear to be commercially sensitive now in 2023.</p>
1442-22		Exhibit 22 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-23		Exhibit 23 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-30		Exhibit 30 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-36		Exhibit 36 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		

1442-37		Exhibit 37 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-38		Exhibit 38 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-41		Exhibit 41 to the Declaration of Lindsey Strang Aberg	Defendants submit this document should remain sealed		<p>Defendants: Contains information regarding confidential business methods and analysis.</p> <p>Plaintiffs request that this document be unsealed as this case is of public significance, the proposed absent class members have due process interests in the evidence of defendants' wrongdoing, and the information obtained from the documents cited therein does not appear to be commercially sensitive now in 2023.</p>
1442-42		Exhibit 42 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-43		Exhibit 43 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-44		Exhibit 44 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		

1442-47		Exhibit 47 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1442-48		Exhibit 48 to the Declaration of Lindsey Strang Aberg	The parties agree that this document can be unsealed		
1684		Sur-Reply in Support of Defendants' Opposition to all Class Plaintiffs' Motions for Class Certification	The parties agree that this document can be unsealed		
1686		Appendix A to the Sur-Reply in Support of Defendants' Opposition to all Class Plaintiffs' Motions for Class Certification	The parties agree that this document can be unsealed		
1687		Appendix C to the Sur-Reply in Support of Defendants' Opposition to all Class Plaintiffs' Motions for Class Certification	The parties agree that this document can be unsealed		
1721	1722	Class Plaintiffs' Sur-Rebuttal in Support of Plaintiffs' Motions for Class Certification	The parties agree that this document can be unsealed		
1724		Declaration of Shana E. Scarlett In Support Of Class Plaintiffs' Sur-Rebuttal In Support Of Plaintiffs' Motions for Class Certification ("Declaration of Shana E. Scarlett")	The parties agree that this document can be unsealed		
1724-1		Exhibit 1 to the Declaration of Shana E. Scarlett	The parties agree that this document can be unsealed		

Dated: February 17, 2023

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